

KEVIN MCGILL,

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

CIVIL ACTION

	Petitioner,	:	FILED.
	v.		OCT - 9 2015
LAUREL HA	*	No. 14-0300	MICHANI ETKUNZ, Cler
	Respondents O	: RDER	
AND	NOW this $\frac{q}{day}$ of $\frac{d}{day}$	Topo,	2015, upon careful and
independent consideration of the petition for a writ of habeas corpus (Doc. Nos. 1 and			
3), the mem	orandum of law in support of	the petition for writ	of habeas corpus (Doc.
No. 1), the C	ommonwealth's response to	the petition for writ	of habeas corpus (Doc. No
20), and the Report and Recommendation of United States Magistrate Judge Richard A			
Lloret, it is ORDERED that:			
1. Tł	ne Petition for Writ of Habeas	s Corpus is DENIED	with prejudice;
2. In	light of the disposition of the	e Petition for Writ of	Habeas Corpus, McGill's
Motion for Ruling on Petitioner's Habeas Petition (Doc. No. 12), is DENIED			
as	as moot.		
3. Tl	The Report and Recommendation is APPROVED and ADOPTED;		
4. Tl	There is no basis to issue a certificate of appealability as McGill has failed to		

make a substantial showing of the denial of a constitutional right;

5. The Clerk of Court shall mark this case closed for statistical purposes.

BY THE COURT:

HON. C. DARNELL JONES, II U.S. District Court Judge